(b) Remarks:

In the Advisory Action of July 2, 2008, the Examiner noted that applicants'

arguments submitted in the Response After Final Rejection filed June 19, 2008 would be

more persuasive if submitted in the form of a suitable Declaration. Accordingly, attached

hereto is an executed Rule 132 Declaration by Hirokatsu Miyata, one of the co-inventors

of the subject application. Dr. Miyata has responded to each of the Examiner's stated

concerns in the Advisory Action by providing an appropriate technical analysis

corresponding to the arguments previously presented in the Response After Final

Rejection.

If, after reviewing the executed Rule 1.132 Declaration and this Supplemental

Response After Final Rejection, the Examiner has any remaining concerns, it is requested

that the Examiner contact the undersigned to resolve them.

Accordingly, it is requested that the Examiner withdraw the final rejection, allow

the claims and pass the case to issue.

Applicants' undersigned attorney may be reached in our New York office by

telephone at (212) 218-2100. All correspondence should continue to be directed to our below

listed address.

Respectfully submitted,

/Peter Saxon/

Peter Saxon

Attorney for Applicants

Registration No. 24,947

FITZPATRICK, CELLA, HARPER & SCINTO

30 Rockefeller Plaza

New York, New York 10112-3801

(212) 218-2100

FCHS_WS 2360580_1.DOC

2